1	AJG Law Group, PC Andrew J. Gramajo, CA Bar No. 338144 25A Crescent Dr. #402	
2		
3	Pleasant Hill, CA 94523 (415) 638-9140	
4	Andrew@Ajglawgroup.us	
5	The HQ Firm, P.C.	
6	James S. Wertheim (<i>pro hac vice</i> pending) 7533 S. Center View Ct. #4424	
7	West Jordan, UT 84084 385-440-4121 jim@thehqfirm.com Attorneys for Plaintiffs	
8		
9		
10	Thomeys for 1 tunings	
11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
12		
13		
14		
15	Bob Dawson et al.,	
16	Plaintiff,	Case No. 3:24-cv-07974-JD
17	V.	NOTICE OF VOLUNTARY
18	Porch.com et al.,	DISMISSAL WITHOUT PREJUDICE
19		
20	Defendant.	
21	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiffs identified in the	
22	attached Exhibit A: List of Dismissing Plaintiffs, give notice that they are voluntarily dismissin	
23	their claims against Defendants Brenton Marrelli and Darwin Widjaja.	
24	Defendants have not served an answer or a motion for summary judgment. Accordingly	
25	Plaintiffs notice the voluntary dismissal of their claims in this action without prejudice. <i>See</i> FE	
26	R. CIV. P. 41(a)(1)(B).	
27		
28		

NOTICE OF VOLUNTARY DISMISSAL

The only remaining Plaintiffs in this action are Bob Dawson, Brandon Finlayson, Jack 1 2 Rabin, Mark Anderson, David Dunn, and Brian Hammers. These Plaintiffs will continue to pursue their claims against Defendants Brenton Marrelli and Darwin Widjaja. 3 4 5 DATED: January 23, 2025 Respectfully Submitted, 6 /s/ Andrew J. Gramajo 7 Andrew J. Gramajo 8 Attorney for Plaintiffs 9 10 **CERTIFICATE OF SERVICE** 11 I hereby certify that on January 23, 2025, a copy of the foregoing was served via 12 CM/ECF to Defendant's counsel of record. 13 14 /s/ Andrew J. Gramajo Andrew J. Gramajo 15 16 17 18 19 20 21 22 23 24 25 26 27 28